

IN THE UNITED STATES DISTRICT COURT
FOR THE SOUTHERN DISTRICT OF NEW YORK

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CLUB AT 60 TH STREET, INC., etc., <i>et al.</i> ,	:	Civil Action No.
	:	02 CV 8333 (LJL)
Plaintiffs,	:	
	:	[rel 02 CV 4431]
- against -	:	[rel 02 CV 4432]
	:	[rel 18 CV 3732]
THE CITY OF NEW YORK,	:	
	:	ORAL ARGUMENT
Defendant.	:	REQUESTED

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**PLAINTIFFS CLUB AT 60TH AND JACARANDA’S
RENEWED MOTION FOR PARTIAL SUMMARY JUDGMENT ON
CHALLENGES TO MANDATORY TERMINATION PROVISIONS
AND ALTERNATIVE MOTION FOR PARTIAL SUMMARY JUDGMENT ON
PERMITTING AND VESTING PROVISIONS**

PLEASE TAKE NOTICE that Plaintiffs Club at 60th, Inc., and Jacaranda Club, LLC (“Plaintiffs”), by and through counsel, hereby move this Court, pursuant to Fed. R. Civ. P. 56, for an order of Partial Summary Judgment, consisting of a declaration that the mandatory termination provisions of NYC Zoning Resolution (“ZR”) §§ 52-77 and 72-41 are facially unconstitutional, in violation of the Free Speech and Equal Protection guarantees of the First and Fourteenth Amendments to the United States Constitution, and a permanent injunction preventing their enforcement by Defendant and/or its officers, agents, attorneys and departments against these Plaintiffs or any of their officers, managers, shareholders, members, agents, employees, performers, landlords, tenants, or anyone else

in connection with Plaintiffs' Manhattan premises at 333 E. 60th Street New York, NY 10022.

IN THE ALTERNATIVE, and only in the event Plaintiffs' above-described motion is denied, Plaintiffs move the Court for an order of Partial Summary Judgment consisting of a declaration that the City of New York's permitting and vesting provisions applicable to "adult establishment" uses (as described in greater detail in Plaintiffs Memorandum of Law) are facially unconstitutional, in violation of the Free Speech and Equal Protection guarantees of the First and Fourteenth Amendments to the United States Constitution. And, because such provisions deny Plaintiffs a "reasonable opportunity" to relocate their businesses, Plaintiffs move for a permanent injunction preventing enforcement of the mandatory termination provisions of ZR §§ 52-77 and 72-41 against Plaintiffs or any of their officers, managers, shareholders, members, agents, employees, performers, landlords, tenants, or anyone else in connection with Plaintiffs' Manhattan premises at 333 E. 60th Street New York, NY 10022, to last until such time, if ever, as the City should successfully move to vacate that injunction upon proof that it has cured all the constitutional deficiencies in its scheme for permitting and vesting which will be identified in the Court's declaratory judgment.

These motions are supported by each of the following:

- (1) Consolidated Statement of Stipulated Facts (filed in all four actions on May 19, 2023).
- (2) Joint Request and Stipulations Regarding the Taking of Judicial Notice (filed in all four actions on May 9, 2022).

- (3) Club Plaintiffs' Renewed Memorandum of Law in Support of Partial Summary Judgment Motions (filed contemporaneously herewith);
- (4) Declaration of Michael Berzak in Support of Club Plaintiffs' Motion for Partial Summary Judgment (filed previously herein on September 16, 2022);
- (5) Supplemental Declaration of Michael Berzak in Support of Club Plaintiffs' Motion for Partial Summary Judgment (filed previously herein on May 19, 2023);
- (6) Declaration of David M. Talla in Support of Club Plaintiffs' Motion for Partial Summary Judgment (filed previously herein on September 16, 2022);
- (7) Plaintiffs previously filed Plaintiffs' Joint Appendix (PJA) (a 17-volume document filed herein on November 21, 2018) and Plaintiffs' Joint Reply Appendix (PJRA) (a four-volume document filed herein on March 15, 2019).

This motion will also be based on any additional papers or responses filed hereafter in support of this motion, as well as any argument or presentation that may be made at any hearing on this motion.

Respectfully submitted,

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